108TH CONGRESS 2D SESSION

H. R. 4309

To amend the Clean Air Act to provide needed flexibility to States regarding the designation of certain counties as nonattainment areas for ozone under the 8-hour ozone standard, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 6, 2004

Mr. Hill introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend the Clean Air Act to provide needed flexibility to States regarding the designation of certain counties as nonattainment areas for ozone under the 8-hour ozone standard, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. REDESIGNATION OF TRANSITIONAL AREAS
- 4 FOR 8-HOUR OZONE STANDARD.
- 5 Section 107(d) of the Clean Air Act (42 U.S.C.
- 6 7407(d)) is amended by adding the following new subpara-
- 7 graph at the end of paragraph (3):

| 1 | "(G) In addition to the authority to redes- |
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| 2 | ignate areas under other provisions of this |
| 3 | paragraph, the Administrator shall redesignate |
| 4 | as transitional any area that has been des- |
| 5 | ignated as nonattainment for the 8-hour ozone |
| 6 | national primary or secondary ambient air qual- |
| 7 | ity standard if— |
| 8 | "(i) the area consists of a single coun- |
| 9 | ty; |
| 10 | "(ii) the county does not qualify as a |
| 11 | rural transport area under section 182(h) |
| 12 | solely by reason of the presence of an adja- |
| 13 | cent standard metropolitan statistical area |
| 14 | or consolidated metropolitan statistical |
| 15 | area; |
| 16 | "(iii) the county is not in the ozone |
| 17 | transport region established under section |
| 18 | 184(a); |
| 19 | "(iv) the Governor of the State in |
| 20 | which the county is located, after consulta- |
| 21 | tion with the State air pollution control |
| 22 | agency (as defined in section 302(b)), pro- |
| 23 | vides to the Administrator a demonstration |
| 24 | that ozone control measures in effect for |
| 25 | such county will provide that such stand- |

1 ard will be attained in such county on or before the date on which State implemen-2 tation plan provisions are required to be 3 submitted for the attainment and maintenance of such standard in the nonattain-6 ment area; and 7 "(v) the Governor of the State in 8 which the county is located, after consulta-9 tion with the State air pollution control agency (as defined in section 302(b)), 10 11 makes a binding commitment to the Ad-12 ministrator that— "(I) the air pollution control 13 14 agency will (in addition to any other 15 analysis required under other provisions of this Act) make a determina-16 17 tion regarding the lowest achievable 18 emission rate (LAER) that would 19 have applied to each major stationary 20 source constructed or modified in the 21 county concerned after the date of the 22 redesignation of the county under this 23 subparagraph if such redesignation

had not taken place; and

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| 1 | $"(\Pi)$ the air pollution control |
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| 2 | agency will obtain emission offsets in |
| 3 | accordance with section $110(q)(2)$ for |
| 4 | ozone and ozone precursors emitted |
| 5 | from each source referred to in sub- |
| 6 | clause (I) if the county fails to attain |
| 7 | the 8-hour ozone national primary or |
| 8 | secondary ambient air quality stand- |
| 9 | ard on or before the date on which |
| 10 | State implementation plan provisions |
| 11 | are required to be submitted as pro- |
| 12 | vided in clause (iv). |
| 13 | The Administrator shall make such redesigna- |
| 14 | tion effective within 30 days after receiving |
| 15 | such notice from the Governor.". |
| 16 | SEC. 2. STATE IMPLEMENTATION PLANS FOR TRANSI- |
| 17 | TIONAL AREAS. |
| 18 | Section 110 of the Clean Air Act (42 U.S.C. 77410) |
| 19 | is amended by adding the following new subsection at the |
| 20 | end thereof: |
| 21 | "(q) Transitional Areas.— |
| 22 | "(1) Subtitle C.—Each county redesignated |
| 23 | as transitional pursuant to section $107(d)(1)(G)$ |
| 24 | shall be treated as an attainment or unclassifiable |

1 area for purposes of the prevention of significant de-2 terioration provisions of part C of this title.

"(2) Failure to attain.—No later than 3 years after the redesignation of a county as transitional pursuant to subparagraph (G) of section 107(d)(1), the Administrator shall determine whether the county has attained the 8-hour national primary and secondary standards for ozone. If the Administrator determines that a county has not attained such standards—

"(A) the county shall be redesignated as nonattainment within 1 year of the determination and the State shall be required to submit, within 2 years of such redesignation as nonattainment, a State implementation plan revision for such county satisfying the provisions of part D of this title; and

"(B) such plan revision shall require, in addition to requirements applicable under other provisions of this Act, that the State air pollution control agency will provide offsets (for periods after the redesignation of the county) in accordance with paragraph (3) for emissions of ozone and ozone precursors from each major stationary source constructed or modified in the

| 1 | county after the date of the redesignation of the |
|---|---|
| 2 | county as transitional under such subparagraph |
| 3 | (G). |

"(3) Amount and location of offsets.—
The offsets required under subparagraph (B) of paragraph (2) for each major stationary source may be obtained from sources in proximity to the area, in accordance with applicable guidance published by the Administrator. Such offsets shall be equivalent in amount to the difference between the following:

"(A) The emissions from the major stationary source concerned.

"(B) The maximum emissions that would have been emitted from that source under the applicable requirements of this Act (including new source review) if the county had not been redesignated as a transitional area under section 107(d)(1)(G) for purposes of the 8-hour national primary and secondary standards for ozone."

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